PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treatment 2'3 MAR 2005

	(PCT Article	36 and Rule 70)	N	PO PCT
Applicant's or agent's file reference 4-33162A	FOR FURTHER	ACTION	See Form I	CT/PEA/416
International application No.			See (-Oill)	CIAPEA/416
PCT/EP2004/003806	08.04.2004	late (day/month/year)	Priority d 10.04.2	ate (day/month/year)
International Patent Classification (IPC)	or national classification a	nd IPC		
C07D243/38, A61K31/551, A61R	3,00			
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NOVARTIS AG et al.				
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PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

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Applicant's or agent's file reference 4-33162A	FOR FURTHER ACTION	See Form FCT/IPEA/416
International application No. PCT/EP2004/003806	International filing date (day/month/year) 08.04.2004	Priority date (day/month/year) 10.04.2003
International Patent Classification (IPC) o C07D243/38, A61K31/551, A61Pa	national classification and IPC	
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Applicant		
NOVARTIS AG et al.		
This report is the international p Authority under Article 35 and it	reliminary examination report, established by t ansmitted to the applicant according to Article	his International Preliminary Examining
2. This REPORT consists of a total	of 6 sheets, including this cover sheet.	36.
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a. U sent to the applicant and	to the International Bureau) a total of sheets	as follows:
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☑ Box No. V Reasoned state applicability; cit	ement under Article 35(2) with regard to novelt ations and explanations supporting such state	y, inventive step or industrial
☐ BOX No. VI Certain docume	ment	
Box No. VII Certain defects	,,	
☐ Box No. VIII Certain observa	tions on the international application	}
Date of submission of the demand		
	Date of completion of ti	is report
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Name and mailing address of the Internation		
preliminary examining authority:	Addioitzed Officer	II Dean Parenton
European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 5236 Fax: +49 89 2399 - 4465	Telephone No. +49 89 2	399-

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

Form PCT/PEA/409 (January 2004)

International application No. PC //EP2004/003806

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_	Box No. i Basis of the repo	h) 	
1	. With regard to the language, the filed, unless otherwise indicates	is report is based on the international application in t under this item.	the language in which it w	_i /ai
	William to the tentioned of the	nslations from the original language into the following translation furnished for the purposes of:	language,	•
	☐ publication of the interm	der Rules 12.3 and 23.1(b)) ational application (under Rule 12.4) examination (under Rules 55.2 and/or 55.3)	•	•
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	Description, Pages		1	1
	1-40	as originally filed	!	i
	Claims, Numbers	,	:	•
	1-12	as originally filed		4
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

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International application No. PCT/EP2004/003806

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	Box No. III Non-establishme applicability	of opinion with regard t	o novelty, inventîve ste	and industrial
١.	The questions whether the claim obvious), or to be industrially ap	I invention appears to be cable have not been exar	novel, to involve an inventioned in respect of:	tive step (to be non-
i	the entire international appl	tion,		
J	☑ claims Nos. 12		;	
	because:			!
Ē	the said international applic the following subject matter	on, or the said claims Nos iich does not require an ir	. 12 with respect to industriational preliminary e	trial applicability relate to samination (specify):
	see separate sheet			,
ľ	the description, claims or dr that no meaningful opinion	ings <i>(indicate particular e</i> ld be formed <i>(specify)</i> :	lements below) or said ci	tims Nos. are so unclear
	the claims, or said claims N could be formed.	are so inadequately supp	orted by the description it	hat no meaningful opiniom
Ε	no international search repo	as been established for t	he said claims Nos.	
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Form PCT/PEA/409 (January 2004)

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/003806

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-9,11,12

No: Claims

10

Inventive step (IS)

Yes: Claims

No:

1-12

Industrial applicability (IA)

Yes: Claims

Claims

1-11

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

Form PCT/IPEA/409 (January 2004)

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

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Re Item III.

Claim 12 relates to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of the said claim (Article 34(4)(a)(l) PCT).

Re Item V.

- The following documents are referred to in this communication:
 - (A) CHEM. PHARM. BULL. 1999, vol. 47, no. 12, pages 1778-1786
 - (B) EP 1036565
 - (C) EP 0906907
 - (D) WO 02072528
 - (E) WO 0053562

2 Novelty

The current dibenzo diazepine derivatives according to formula (I) appear to be novel in the sense of Article 33(2) PCT over the cited prior art essentially on account of the substituent "R3" and the proviso in claim 1. However, the use of RXR-modulators other than those of current formula (I) has already been disclosed, e.g. in (B), (D) and (E). Claim 10 consequently does not comply with the requirements of Article 33(2) PCT. It should also be noted that the question of unity of claim 10 with the other current claims might arise in the regional phase.

3 <u>Inventive Step</u>

The problem underlying the present application appears to be the provision of further dibenzodiazepine derivatives which are useful in the treatment of obesity, diabetes etc. by way of their RXR antagonising ability.

(A) is considered to be the closest prior art disclosing compounds of the desired activity which are structurally so close to the current subject-matter that they could only be prevented from overlapping with the latter by means of a proviso. In such a case an inventive step in the sense of Article 33(3) PCT may only be acknowledged for delimited subject-matter if it affords an unexpected improvement vis-à-vis the closest prior art. Such an unexpected effect, however, appears not to be present in the application documents as originally filed. In this

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

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respect it should be noted that the latter also lack any specified test data. Finally, claim 10 could only be seen as comprising an inventive step if it referred back exclusively to the compounds of claim 1 provided that the latter afford the said unexpected effect.

4 Industrial Applicability

For the assessment of the present claim 12 on the question whether it is industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.